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November 8, 2019

Via ECF:

The Honorable John G. Koeltl
United States District Court
Southern District of New York
500 Pearl Street
New York, NY 10007-1312

ADJOURNED TO MONDAY,
DECEMBER 16, 2019,
AT 4:30PM.

SO ORDERED.

[Signature]

Re: *Yvonne Kim v. Hawaiian Airlines, Inc. et al.*
Civil Action No.: 1:19-cv-06028-JGK

✓ S O J

11/8/19.

Dear Judge Koeltl:

We represent the Plaintiff in the above-referenced bodily injury action arising out of an incident which occurred aboard a commercial airline flight. Plaintiff alleges that her infant child suffered serious burns due to the negligence of the airline and one or more other passengers on-board the aircraft. The Court scheduled a Rule 16 initial case management conference for Monday, September 23, 2019, which the Court graciously adjourned to November 12, 2019, to allow for the service of two recently identified defendants, James and Laura Evans.

Since then, we sent a Letter to Mr. and Mrs. Evans requesting that they waive service, pursuant to Fed. R. Civ. P. 4(d). On November 7, 2019, we spoke with an attorney from Ahmuty, Demers, and McManus LLP, who was retained by Mr. and Mrs. Evans' insurance carrier. He said that his firm planned to enter its appearance on their behalf and informed us that Mr. and Mrs. Evans were residents of Westchester County, New York. Once counsel for Mr. and Mrs. Evans enters his appearance and formally confirms in writing that they reside in New York, we will promptly move to remand the action back to the New York Supreme Court for lack of complete diversity of citizenship.

For the foregoing reasons, Plaintiff respectfully requests that the initial case management conference now scheduled for November 12, 2019 be adjourned. I have conferred with counsel for Defendant Hawaiian Airlines, Inc. and they do not oppose this application.

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November 8, 2019
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Your Honor's courtesies in this matter are sincerely appreciated.

Respectfully submitted,

BOHRER & LUKEMAN

-s- David Zeitzoff

By: _____
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